Honorable Benjamin H. Settle

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UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WASHINGTON

AT TACOMA

HELPING HANDS SUPPORT SERVICES, a Washington General Partnership; NORTHWEST CORPORATE SERVICES LLC, a Washington Limited Liability Company; FUTCH & ASSOCIATES, PLLC, a Washington Professional Limited Liability Company; DAN PETERSON, an individual; CLEVELAND FUTCH, an individual,

Plaintiffs,

VS.

DESTINY 508, a Washington Non-profit Corporation, dba DESTINY 508 MENTORING; DIVINE ALLIANCE

MENTORING; DIVINE ALLIANCE INTERNATIONAL MINISTRIES, a

Washington Non-profit Corporation; LEGACY 508 SERVICES LLC, a

Washington limited liability company;

DESTINY 508 NON-PROFIT SERVICES, a Washington entity dba DESTINY 508

MENTORING; IMPACT 508 NON-PROFIT SERVICES, a Washington entity; TAMARA

ENGWALL, an individual; TODD

ENGWALL, an individual; MARK MORRIS, an individual; RENEE GRABLE, an individual,

Defendants.

.____

And Related Counterclaims

No. 3:24-cv-5566-BHS

STIPULATED MOTION TO CONTINUE FILING OF RESPONSIVE PLEADING BY ALL COUNTERCLAIM DEFENDANTS

NOTE ON MOTION CALENDAR: June 3, 2025

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Counterclaim Defendants Helping Hands Support Services ("HHSS"), Helping Hands Outreach ("HHO"), Northwest Corporate Services LLC, Futch & Associates, PLLC, Dan Peterson, and Cleveland Futch (collectively "Counterclaim Defendants"), and

Counterclaim Plaintiffs Legacy 508 Services LLC, a Washington limited liability company; Tamara Engwall, an individual; and Todd Engwall, an individual; (collectively "Counterclaim Plaintiffs") jointly stipulate and hereby move this court, pursuant to LCR 7(d)(1) and LCR 10 for an Order extending the time for all Counterclaim Defendants to respond to the Counterclaims (Dkt. #62) until June 18, 2025.

This extension is comports with the purpose of Fed. R. Civ. P. 1 by allowing the just determination of the action in that it will allow counsel for Counterclaim Defendants to develop the facts sufficient to respond to the Counterclaims, given the complexity of the Counterclaims and conflicts during the summer vacation season.

IT IS SO STIPULATED.

Dated: June 3, 2025

By: <u>/s/ Donna M. Chamberlin</u> Donna M. Chamberlin

> Donna M. Chamberlin, WSBA No. 31227 Donna.Chamberlin@lewisbrisbois.com LEWIS BRISBOIS BISGAARD & SMITH, LLP 1111 3rd Avenue, Suite 2700 Seattle, Washington 98101 Telephone No. (206) 508-1930

Attorney For Counterclaim Plaintiffs

By: <u>/s/ Mark D. M</u>iller Mark D. Miller

> Mark D. Miller, WSBA No. 55926 MMiller@SierraIPLaw.com SIERRA IP LAW, PC 1201 Pacific Avenue, Suite 600 Tacoma, WA 98402 Telephone No. (253) 345-1545

Attorney For Counterclaim Defendants

IT IS SO ORDERED.

DATED this 3rd day of June, 2025

THE HONORABLE BENJAMIN H. SETTLE UNITED DISTRICT COURT JUDGE

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